1 2 3 4 5 6	Gary M. Klinger, Esq.* MASON LIETZ & KLINGER LLP 227 W. Monroe Street, Suite 2100 Chicago, IL 60630 Tel.: (202) 429-2290 gklinger@masonllp.com Attorney for Plaintiffs (Additional Counsel on Signature Line) *Pro hac vice	
7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	SARA SANGUINETTI, individually and on behalf of all others similarly situated;	Case No.: 2:21-cv-01768-RFB-DJA
10 11 12 13	Plaintiffs, vs. NEVADA RESTAURANT SERVICES, INC., Defendant.	STIPULATION AND ORDER EXTENDING BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS [ECF NO. 26] (First Request)
15 16 17 18 19 20 21	RAYMOND D. SPEIGHT, individually and on behalf of all others similarly situated; Plaintiffs, vs. NEVADA RESTAURANT SERVICES, INC., Defendant.	Consolidated With: Case No.: 2:21-cv-01780-RFB-EJY
22 23	Pursuant to Local Rules IA 6-1 and 7-("Defendant"), and Plaintiffs David Dietzel, F	-1, Defendant Nevada Restaurant Services, l Raymond D. Speight, Sara Sanguinetti, Patr

Pursuant to Local Rules IA 6-1 and 7-1, Defendant Nevada Restaurant Services, Inc. ("Defendant"), and Plaintiffs David Dietzel, Raymond D. Speight, Sara Sanguinetti, Patricia Saavedra, and Nina S. Kuhlmann ("Plaintiffs"), by and through their counsel of record, hereby stipulate, agree, and respectfully request that the Court extend the deadlines for: (1) Plaintiffs' response to Defendant's Motion to Dismiss Plaintiffs' Amended Consolidated Class Action Complaint ("Motion to Dismiss") (ECF No. 26) to <u>January 25, 2022</u>; and (2) Defendant's reply in support of its Motion to Dismiss to <u>February 22, 2022</u>.

Case 2:21-cv-01768-RFB-DJA Document 28 Filed 12/27/21 Page 2 of 3

Plaintiffs filed their Amended	Consolidated Class Action Complaint		
("Amended Complaint") on November 16, 202	1. See ECF No. 20. The Parties agreed to extend		
Defendant's deadline to respond to the Am-	ended Complaint from November 30, 2021 to		
December 21, 2021. See ECF No. 24. On De	ecember 21, 2021, Defendant filed its Motion to		
Dismiss. See ECF No. 26. At present, Plainti	ffs' response to the Motion to Dismiss is due on		
January 4, 2022. <i>Id</i> .			
Plaintiffs and their counsel respectfully	request a three-week extension until January 25,		
2022, to respond to the Motion to Dismiss in light	ght of the upcoming holidays and because several		
of Plaintiffs' counsel will be out of the cou	ntry in early-January. Additionally, Defendant		
seeks an extension until February 22, 2022	, to reply in support of its Motion to Dismiss		
because Defendant's counsel has a jury tri	ial beginning on February 7, 2022, and need		
additional time to review and reply to Plain	ntiffs' response. Both Parties consent to the		
relief sought in this Stipulation.			
Dated Decision Department of dela	y Dahès l i D eloe nibetrr 2 qu 2 so 2 hy the Parties.		
KEMP JONES, LLP	WISE LAW FIRM, PLC		
/s/ Mona Kaveh J. Randall Jones, Esq. (#1927) Michael J. Gayan, Esq. (#11135) Mona Kaveh, Esq. (#11825) 3800 Howard Hughes Parkway, 17th Floor Las Vegas, Nevada 89169	/s/ David Hilton Wise David Hilton Wise, Esq. Joseph M. Langone, Esq.* WISE LAW FIRM, PLC 421 Court Street Reno, Nevada 89501		
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Case 2:21-cv-01768-RFB-DJA Document 28 Filed 12/27/21 Page 3 of 3

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7	Attorneys for Plaintiffs and the Class *pro hac vice
8	pro nuc vice
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11	IT IC CO ODDEDED
12	IT IS SO ORDERED:
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14	UNITED STATES DISTRICT JUDGE
15	DATED: December 27, 2021
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